## UNITED STATES DISTRICT COURT EASTERN DISTRICT OF MICHIGAN SOUTHERN DIVISION



UNITED STATES OF AMERICA,

Plaintiff,

05-80237

1 141HUIII,

HONORABLENARD A. FRIEDMAN

D-1 CHRISTOPHER COOPER,

D-2 SHAWN WILLIS

v.

MAGISTRATE HIDGE VIDGINIA M MODGAN

Defendants.

## **INDICTMENT**

THE GRAND JURY CHARGES:

### **COUNT ONE**

21 U.S.C. §846 - CONSPIRACY TO POSSESS WITH INTENT TO DISTRIBUTE AND TO DISTRIBUTE CONTROLLED SUBSTANCES

D-1 CHRISTOPHER COOPER

D-2 SHAWN WILLIS

That from in or about 1996 through in or about January 2005, in the Eastern District of Michigan, the Defendants, CHRISTOPHER COOPER and SHAWN WILLIS, did knowingly and intentionally combine, conspire, confederate and agree together with each other and other persons known and unknown to the grand jury to commit the following offense against the United States, to possess with intent to distribute and to distribute in excess of 5 grams of cocaine base (crack cocaine), a Schedule II controlled substance, contrary to the provisions of Section 841 (a)(1) of Title

21. United States Code; all in violation of 846 of Title 21, United States Code.

#### **COUNT TWO**

21 U.S.C. § 841(a)(1) – DISTRIBUTION OF COCAINE BASE (CRACK COCAINE)

### D-1 CHRISTOPHER COOPER

On or about January 28, 2005, in the Eastern District of Michigan, Southern Division, Defendant CHRISTOPHER COOPER did knowingly, intentionally and unlawfully distribute a measurable amount of cocaine base (crack cocaine), a Schedule II controlled substance, in violation of Title 21, United States Code, Section 841(a)(1).

### **COUNT THREE**

21 U.S.C. § 841(a)(1) –DISTRIBUTION OF COCAINE BASE (CRACK COCAINE)

#### D-1 CHRISTOPHER COOPER

On or about February 2, 2005, in the Eastern District of Michigan, Southern Division, Defendant CHRISTOPHER COOPER did knowingly, intentionally and unlawfully distribute more than five (5) grams of cocaine base (crack cocaine), a Schedule II controlled substance, in violation of Title 21, United States Code, Section 841(a)(1).

### **COUNT FOUR**

21 U.S.C. § 841(a)(1) – DISTRIBUTION OF COCAINE BASE (CRACK COCAINE)

### D-1 CHRISTOPHER COOPER

On or about February 10, 2005, in the Eastern District of Michigan, Southern Division,

Defendant CHRISTOPHER COOPER did knowingly, intentionally and unlawfully distribute more than five (5) grams of cocaine base (crack cocaine), a Schedule II controlled substance, in violation of Title 21, United States Code, Section 841(a)(1).

### **COUNT FIVE**

18 U.S.C. §922(g) -- FELON IN POSSESSION OF A FIREARM

# D-1 CHRISTOPHER COOPER

On or about February 15, 2005, in the Eastern District of Michigan, Southern Division, Defendant CHRISTOPHER COOPER, having been previously convicted of at least one crime punishable by imprisonment for a term exceeding one year (felony offense), did knowingly possess the following firearm: one (1) Interarms 9mm semi automatic pistol, serial number 1116310, which was manufactured outside the State of Michigan, and thus traveled in interstate commerce, in violation of Title 18, United States Code, Section 922(g)(1).

### **COUNT SIX**

21 U.S.C. § 841(a)(1) – POSSESSION WITH INTENT TO DISTRIBUTE COCAINE BASE

### D-2 SHAWN WILLIS

On or about February 15, 2005, in the Eastern District of Michigan, Southern Division, Defendant SHAWN WILLIS did knowingly, intentionally and unlawfully possess with intent to distribute more than 5 grams of cocaine base, a Schedule II controlled substance, in violation of Title 21, United States Code, Section 841(a)(1).

THIS IS A TRUE BILL.

FOREPERSON

Dated: /

STEPHEN J. MURPHY United States Attorney

SHELDON N. LIGHT

Assistant U.S. Attorney

Chief, General Crimes Unit

SUSAN E. GILLOOLY

Assistant U.S. Attorney

United	States	Distri	ct C	ourt
Easteri	n Distri	ct of I	<b>lich</b>	igan

Criminal Case Cover Sheet

Case Number

## BERNARD A. FRIEDMAN

NOTE: It is the responsibility of the Assistant U.S. Attorney signing this form to complete it accurately in all respects.

				GISTRATE JUDG	E VIRGINIA I	M. MORGAN
Companion Case Information  This may be a companion case based upon LCrR 57.10 (b)(4)¹:			Judge Assigned:			
☐ Yes X No				AUSA's Initials: SEC	3	
Case	Title: USA	v. D-1 CHRISTOP	HER COOPER	R D-2 SHAWN W	ILLIS	
					<del></del>	
Coun	ity where o	ffense occurred :	WAYNE		· <u>=</u> ,	
Chec	k One:	x□ Felony	□ N	lisdemeanor		Petty
Supersed	X Indic	ment/Information tment/Informatio ment/Information Information:	n based upo	on prior complaint [Cas	e number: <u>05-80</u> te Superseding s	160 ] section below].
Zakalaan	Minuthridus Commen	de Buda			<u> </u>	
Superseding to Case No:		<u>u-</u>	Judge:	i	<u>.</u>	
	Corrects e	se was terminated; no rrors; no additional cha or plea purposes, diffe same subject matter t	arges or defend rent charges or	ants. adds counts.		
	<u>Defendar</u>	nt name	<u>Cha</u>	arges	The Things	) Variable
Please take		nt the below listed A	Assistant Unit	ed States Attorney	is the attorn	ey of record fo
_3-9-	•		211 W. Fo Detroit, MI Phone: (3 Fax: (313)	GILLÓOLY Inited States Attorney ort Street, Suite 200 I 48226-3277 313) 226-9577 I 226-2372 dress: susan.gillooly	1	

¹ Companion cases are matters in which it appears that (1) substantially similar evidence will be offered at trial, (2) the same or related parties are present, and the cases arise out of the same transaction or occurrence. Cases may be companion cases even though one of them may have already been terminated.